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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/852,848	05/11/2001	Kenneth Arneson	20-487	5684	
7590 09/08/2004			EXAMINER		
MANELLI D	ENISON & SELTER	BARQADLE, YASIN M			
7th Floor 2000 M Street, N.W.			ART UNIT	PAPER NUMBER	
Washington, DC 20036-3307			2153		
			DATE MAILED: 09/08/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.



		Application No.	Applicant(s)	105			
•		09/852,848	ARNESON ET	AL.			
Office Action Summary		Examiner	Art Unit				
		Yasin M Barqadle	2153				
The MAIL Period for Reply	NG DATE of this communicat	ion appears on the cover	sheet with the correspondence	address			
THE MAILING D. - Extensions of time m after SIX (6) MONTH - If the period for reply - If NO period for reply - Failure to reply within Any reply received by	is specified above, the maximum statuto	TION. 7 CFR 1.136(a). In no event, howev ation. 1ys, a reply within the statutory minir y period will apply and will expire Story statute, cause the application to	er, may a reply be timely filed num of thirty (30) days will be considered to X (6) MONTHS from the mailing date of the secome ABANDONED (35 U.S.C. § 133).	is communication.			
Status							
1)⊠ Responsiv	e to communication(s) filed o	n <u>11 May 2001</u> .					
2a)☐ This action	· · · · · · · · · · · · · · · · · · ·	oxtimes This action is non-fina					
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closed in a	ccordance with the practice	under <i>Ex parte Quayle</i> , 19	935 C.D. 11, 453 O.G. 213.				
Disposition of Clair	ns						
4)⊠ Claim(s) <u>1</u>	-21 is/are pending in the app	lication.					
4a) Of the	4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) _	is/are allowed.						
1	⊠ Claim(s) <u>1-21</u> is/are rejected.						
	is/are objected to are subject to restriction	n and/or election requiren	nent				
8) Claim(s) _	are subject to restriction	Tand/or election requires	ione.				
Application Papers							
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Priority under 35 U							
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Art Unit: 2153

DETAILED ACTION

1. Claims 1-21 are presented for examination.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1-17 and 19-20 are rejected under 35 U.S.C. 102(b) as being anticipated by Pepe et al USPN (5742668).

As per claim 1, Pepe et al teach a system for delivering information to a plurality of mobile recipients having mobile communications devices (PDA 30, Cellular phone 32 and pager 34) capable of receiving text messages, said system comprising:

- at least one process server (PCI 40, fig.3);
- at least one memory comprising [database 44]:

Art Unit: 2153

a plurality of desired information listings (col.5, lines 33-63) corresponding to each of a plurality of recipients (subscribers), said plurality of desired information listings (types of services subscribed) including data indicative of information desired by each respective one of said plurality of recipients [col. 7, lines 11-27 and 47-59]; and

a plurality of telephone identification listings corresponding to said plurality of recipients [database 44 stores profiles containing service related information for mapping services to subscribers col.6, lines 11-27 and 47-59]; and

a telephone link (fig. 3, network 29 and 39) through which said plurality of recipients can initiate telephone calls to access said process server [col. 5, lines 22-30];

wherein said process server (PCI 40, fig 3) uses said plurality of telephone identification listings to identify a recipient upon said recipient initiating a call telephone call to said telephone link [col. 15, lines 30-42]; and

in response to identifying said recipient, said process server initiates a process whereby said desired information is provided to said recipient [fig. 8, col. 14, lines 46-63 and col. 15, lines 9-12. See also col. 5, lines 31-44].

As per claim 2, Pepe et al teach the system for delivering information to a plurality of mobile recipients having

Art Unit: 2153

mobile communications devices capable of receiving text messages according to claim 1, wherein:

said process server identifies a caller ID of said recipient to identify said recipient (fig. 8, col. 14, lines 46-63) in a manner that reduces telephone charges otherwise incurred by said recipient in calling said telephone link [col. 21, 53-67].

As per claim 3, Pepe et al teach the system for delivering information to a plurality of mobile recipients having mobile communications devices capable of receiving text messages according to claim 1, further comprising:

an information transfer link though which said process server can send said desired information to said recipient [fig.3 and 8].

As per claim 4, Pepe et al teach the system for delivering information to a plurality of mobile recipients having mobile communications devices capable of receiving text messages according to claim 1, wherein said information transfer link comprises:

a text messaging service associated with said process server to provide desired information for said recipient to said recipient in a text format upon initiation of a

Art Unit: 2153

telephone call by said recipient to said telephone Link [col. 5, lines 22-30 and col. 10, lines 1-14]].

As per claim 5, Pepe et al teach the system for delivering information to a plurality of mobile recipients having mobile communications devices capable of receiving text messages according to claim 4, wherein said text messaging services comprises:

a text messaging service that permits delivery of text messages to said recipient via at least one of a pager and a cellular telephone [col.21, lines 40-65].

As per claim 6, Pepe et al teach the system for delivering information to a plurality of mobile recipients having mobile communications devices capable of receiving text messages according to claim 1, further comprising:

an interactive data access device that said process server may access in response to receipt of a telephone call from said recipient such that said process server can obtain desired information for said recipient [fig. 8, col. 14, lines 46-63 and col. 15, lines 9-12].

As per claim 7, Pepe et al teach the method of providing electronic mail notification to a communications device, comprising:

Art Unit: 2153

associating an electronic mail account with a first phone number (the number called by the subscriber) calling said first phone number from a communications device (subscriber portable device 32) [col. 21, 15-67]; and

providing said electronic mail message to said communications device after said communications device calls the first phone number [col. 7, lines 30-46 and col. 21, lines 18-67].

As per claim 8, Pepe et al teach the method of providing electronic mail notification to a communications device according to claim 7, further comprising:

obtaining a communications device identifier when said communications device dials said first phone number, and

using said communications device identifier to select said electronic mail message [col. 14, lines 46-63 and col. 21, 40-65].

As per claim 9, Pepe et al teach a method of providing information to a remotely located, portable communication device (PDA 30, Cellular phone 32 and pager 34, fig.4), comprising:

correlating at least one information unit represented by a text message maintained by a database system (col. 6, lines 47-59) with a first phone number of an information retrieval system and a second phone number of a remotely

Art Unit: 2153

located, portable communication device [col. 4, lines 4664];

calling said first phone number with said remotely located, portable communication device, wherein said information retrieval system having said first phone number identifies said portable communication device (Cellular phone 32) using said second phone number [col. 5, lines 31-63 and col. 21, lines 40-55];

establishing and terminating said call to said first phone number [col. 18, 30-40 and col. 21, 40-55];

retrieving said at least one information unit from said database system using said information retrieval system [col. 18, 30-40 and col. 21, 40-55]; and

providing said information to said portable communication device using said second phone number [fig. 8, col. 14, lines 46-63 and col. 15, lines 9-12].

As per claim 10, Pepe et al teach the method of providing information to a remotely located portable communication device according to claim 9 wherein said portable communication device, comprises:

a text messaging capable cellular telephone [fig. 3, cellular phone 32].

As per claim 11, Pepe et al teach the method of providing information to a remotely located, portable communication

Art Unit: 2153

device according to claim 9, wherein identification of said portable communication device includes:

utilization of caller ID information [col. 6, lines 47-65 and col. 21, lines 60-67].

As per claim 12, Pepe et al teach the method of providing information to a remotely located, portable communication device according to claim 9, wherein:

termination of said call to said first phone number is performed after a first ring [col.12, line 56-65].

As per claim 13, Pepe et al teach the method of providing information to a remotely located, portable communication device according to claim 9, wherein:

each instance of providing information to said portable communication device incurs no marginal cost to a user of said portable communication device [col. 21, 53-67].

As per claim 14, Pepe et al teach the method of providing information to a remotely located, portable communication device according to claim 9, wherein:

providing information to said portable communication device from said database system via said information retrieval system occurs only once in response to each incidence of calling said first phone number from said portable communication device [col.21, lines 40-67].

Art Unit: 2153

As per claim 15, Pepe et al teach a method of providing database access (database 44), comprising:

associating a first piece of information with a first communications device identifier in a system [col.6, 34-59];

detecting a first communications device identifier when said first communications device is used to contact said system [the arrival of an email or a call is detected col. 10, lines 28-67];

retrieving said first piece of information in response to detection of said first communications device identifier [col. 10, lines 28-67]; and transmitting said first piece of information to said first communications device following retrieval of said first piece of information [fig. 8, col. 14, lines 46-63 and col. 21, 40-67].

As per claim 16, Pepe et al teach the method of providing database access according to claim 15, wherein:

said first piece of information is associated with said first communications device identifier by designating a first piece of information as information that is to be transmitted to a telephone number assigned to said first communications device [col. 14, lines 46-63; col. 15, lines 9-12 and col. 21, lines 40-67].

Art Unit: 2153

As per claim 19, Pepe et al teach the method of providing database access according to claim 16, wherein said detection of said first communications device identifier comprises:

identifying said telephone number of said first communications device when said first communication device contacts said system via telephony [col. 15, lines 30-42].

As per claim 20, Pepe et al teach the method of providing database access according to claim 19, wherein said identification of said telephone number of said first communications device comprises:

using caller ID to identify said first communications device prior to a telephone connection being established between said communications device and said system [col. 6, lines 47-65 and col. 21, lines 60-67].

As per claim 21, Pepe et al teach the method of providing database access according to claim 19, wherein said transmission of said first piece of information to said first communications device comprises:

sending a text message to said first communications device using said telephone number of said first communications device [col. 5, lines 31-63].

Art Unit: 2153

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negat ived by the manner in which the invention was made.
- 3. Claims 17 and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pepe et al USPN (5742668).

Regarding claims 17 and 18, although Pepe et al shows substantial features of the claimed invention as explained in claim 1 and 15 above, he does not explicitly show designating a selected stock quotation to be transmitted to a first communication device.

Nonetheless, this feature is well known in the art and would have been an obvious modification of the system disclosed by Pepe et al, as evidenced by Yeh et al US Pub. (2004/0162747).

In analogous art, Yeh et al whose invention is about integrated interactive telephone and computer network communications system, disclose designating a selected stock quotation to be transmitted to a subscriber (telephone number) communication device [¶ 0053 and 0059].

Art Unit: 2153

Giving the teaching of Yeh et al, a person of ordinary skill in the art would have readily recognized the desirability and the advantage of modifying Pepe et al by employing the system of Yeh et al because it would give immediate desirable information to a user having a portable communication device at any location.

Conclusion

The prior made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Yasin Barqadle whose telephone number is 703-305-5971. The examiner can normally be reached on 9:00 AM to 5:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Glenn Burgess can be reached on 703-305-4792. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9306 for regular communications and 703-746-7238 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-3900.

Yasin Barqadle

Art Unit 2153

FON M. BURGESS DRY PATENT EXAMINER TECHNOLOGY CENTER 2100